th'nks, as Doctor Caius did of Lady Macbeth's night.

highy-esteemed by all who know them, he graciously allows them the benefit of his an award of a large money premium from a committee chosen by himself. Is that the calm confidence of conscious right! Or is the calm confidence of conscious right! Or is the calm confidence of conscious right! Or is the gasping trepidation of cowardice and self-south probably as false as it is liberal. The fact is that several of those gentlemen first spoke to me in reference to the matter and characterized the decision as a "flagrant out-shall, by an unanimous voice, select a comtion of horse-flesh than to brand a neighbor as tion of horse-flesh than to brand a neighbor as tion of horse-flesh than to brand a neighbor as tion of horse-flesh than to brand a neighbor as tion of horse-flesh than to brand a neighbor as tion of horse-flesh than to brand a neighbor as tion of horse-flesh than to brand a neighbor as tion of horse-flesh than to brand a neighbor as the flesh of the second to pick my pocket, by the matter may rest,—I should prefer that the matter may rest, a Monkey! If he was my only friend the ties of our common misfortune dictated that I should comfort him in his affliction as he had befriended me in my need. That comfort I did bring to the Doctor's great discomthe balm for one of those wounds so cruelly Ægis of "silent contempt." inflicted in his dissection of my "compound of positive declarations." The gentlemen, every one of them, signed it cheefully and unhesitatingly. As to that certificate affectlng any other decision. There has now been a decision on each side. If the Doctor's friends are as high authority as he seems to think, we will be about equal. If not and that certificate or aught else has "fixed public opinion altogether one-sided," it is no fault of mine.

There were nine of these men. The Doctor handled them "gingerly." He passed over them without daring more than an insin-"Nursing his wrath to keep it warm,

he hastens on to a solitary victim. "Man to man" is always an even contest, as to numbers at least. But now he calls his two-

in favor of giving the 2d to H. Beazle. Speak- taken until the final determination of the cause in ing of "the evening of the first day," Malonce the Supreme Court. says, "Dawson said he was in favor of giving the second premium to H. Beazle and not give Mitchell anything." Smith also says, "Dawson was perfectly agreed to give Estep the first premium, and, to use his own language, he said he would not give Mitchell anything, -- and was "rather in favor of H. Beazle than Mitchell." This is their assertion now. Just one month ago they both signed another certificate of which the following is the closing paragraph. After speaking of the report as 1831, and "An act to amend an act entitled "An act 1831, and "An act to amend an act entitled "An act 1831, and "An act to amend an act entitled "An act 1831, and "An act to amend an act entitled "An act 1831, and "An act to amend an act entitled "An act 1831, and "An act 183 made, "awarding the first premium to Dr. Eslep and the second to L. C. Mitchell," they pronounce the declaration that the decision was "contrary to the judgment of a part of the committee," "UNTRUE," and then go on to say, "the facts are, the whole committee met on the evening of the first day at the Norton House, at which the whole committee, WITHOUT A DISSENTING VOICE,

ble statistics about the disagreement of the committee! Did thy then exist! If so, how could these committee-men affirm what they do in the certificate above quoted! Which is the most authentic statement! They seem to be equally positive. Possibly they are both true,—surely they are not both false. Why, day of April. In the county of Lucas, on the twenty ninth day speaking, that, "I noticed a certificate signed by Dawson stating what he knows to be utterly false, and it is this that induces me to reply, as it involves not only the CORRECT PRIN-CIPLE THAT SHOULD GOVEEN MEN IN THEIR of September. ACTIONS, but it also involves my veracity." In this quotation I claim only the italicizing. I dismiss these worthies, self-convicted by their own palpable contardictions. The Doctor says they "requested to speak for themselves." They have done so.

Now let Mr. Dawson speak for himself: BELMONT Co., 1st Mo. 22d, 1852. I see in Dr. Estep's reply of the 20th, that I am charged with not wanting to do Mitchell justice, because I said be had misrepresented Emry's Cutting Box. Such is utterly false.
My co-committee-men have misrepresented me in every respect. There was nothing in the county of Wayne, on the twenty-ninth day of June.
In the county of Wayne, on the twenty-ninth day of June.
In the county of Ashland, on the eleventh day of M

What I said in my certificate of the 27th ult., I must state under any circumstances.

JOEL DAWSON.

That Mr. Dawson was opposed to me at the time I can prove circumstantially to be a mistake. Several times he spoke to me of the way in which the committee-men were acting and also to others, during both days.

Item of the District Court in such county, within the same year, to dispose of the business pending, and should important business arise in the District Court, for want of time, it shall be lawful for the Judges of the District Court in such county, at such time as they shall determine on giving thirty days previous notice thereof its such county.

Sec. 3. Should any day begin proved in the same year, to dispose of the business pending.

At his residence near this place, on the district Court in such county is such county.

At his residence near this place, on the district Court in such county is such time as they shall determine on giving thirty days previous notice thereof its such county.

Sec. 3. Should any day begin percent for the District Court in such county. acting, and also to others, during both days. This, too, I can have on abundant testimony.

Mr. Dawson's course has been candid, and day. his statements consistent with themselves, at least, from first to last. He has now had "particular attention," and the "morbid condition" of his "compound of declarations" is surely very difficult to anatomize. Without [No. 17.] increased care his case will be what Doctors To authorize the Commissioners of counties to ap-call an "approblum medicorum." Is that prove the bonds of Sheriff's, Coroners and Re-

in a very "morbid condition," or else that he right, Doctor? I only learned it the other

Now as to the issue, I have but little to add.

thinks, as Doctof Caius did of Lady Macbeth's case—

"This disease is beyond my practice."
Is it professional to volunteer recipes for some cases, as he has done, and then refuse to presoribe for a regular customer! If it is then, I, too, say—

"Throw physic to dogs, I'll none of it."

But more seriously, I will refer to some points that may deserve notice. The Doctor—(I still venture to use the title, though doubtingly)—kindly suggests that I have been "misled by the contemptible whiffling of Joel"

Dawson." However this may be, I will not acreen myself behind him or any other committee-man, while they say for me what I dare not say for myself. As to the truth of that Mr. Dawson has stated, presently.

The "first thing" the Doctor "calls attention to is the certificate" signed by nine men. Of this he complains. He asks if it was "fair and honorable thus to attempt to forestall public opinion." He even intimates stall public opinion." He even intimates not be that Dr. Estep has triends quite as a that it was dishonorable in them to sign such that it was dishonorable in them to sign such that it was dishonorable in them to sign such the Dr. is frightened and wishes to back, if a certificate. And as he dare not openly as the Dr. is frightened and wishes to back, if he will only do it manfully I will not say a he will only do it manfully I will not say a may deem proper.

Sec. 4. That said county Commus towers may any time during the continuance of such Sheriff, Coroner or Recorder in office, for good cause, require such further and additional Security as they word to drive him to the meanness of seeking.

Sec. 5. That if any Sheriff, Coroner or Recorder in office, for good cause, require such further and additional Security as they word to drive him to the meanness of seeking. stall public opinion." He even intimates not be that Dr. Estep has friends quite as ac-

characterized the decision as a "flugrant out- shall, by an unanimous voice, select a comrage," "a monstrous injustice." It was on mittee of judges. Or I will accept any comthe authority of these opinions and those of other gentlemen present, confessedly good judges that I stated the decision to be "contrary to the freely expressed opinion of the propositions please the Doctor—if he really contrary to the freely expressed opinion of the propositions please the Doctor—if he really contrary to the freely expressed opinion of the propositions please the Doctor—if he really contrary to the freely expressed opinion of the propositions please the Doctor—if he really contrary to the freely expressed opinion of the propositions please the Doctor—if he really contrary to the freely expressed opinion of the propositions please the Doctor—if he received as surety for any Sheriff or Coroner.

Size 7. The third as surety for any Sheriff or Coroner.

Size 7. The bonds required to be given under the provisions of this act, shall be received as surety for any Sheriff or Coroner.

Size 7. The bonds required to be given under the provisions of this act, shall be received as surety for any Sheriff or Coroner.

Size 7. The bonds required to be given under the provisions of this act, shall be received as surety for any Sheriff or Coroner.

Size 7. The bonds required to be given under the provisions of this act, shall be lodged with the Aubest horsemen on the ground." This state- seeks a fair exhibition of the premium he ment was pronunced "foreign from truth." proposed-Dr. ALEXANDER will make the The Doctor could hear of but one man who preliminary arrangements on my part, and did not give it in favor "of his horse." That inform me of them. If nothing will suit him unfortunate victim he answers by comparing but to pick a committee to pick my pocket,

"position," but it has been only in followging the Doctor as he has retreated backward. Finally, if there is anything in his last letter that I have omitted to meet, and ancourt of Common Pleas in the several counties of the Ninth Judicial District of Chio. letter that I have omitted to meet, and anfort. That certificate was forced out by his swer fully, I claim for that omission the pleaown folly in denying my statement. It was of merely using the convenient shield-the

Most respectfully, L. C. MITCHELL.

### LAWS OF OHIO. Published by Authority.

Supplementary to the act entitled "an act relating to the organization of Courts of Justice and their powers and duties." passed February 19th, 1852. Supreme Court by special mandate or other proper mode, to require the District Court or Court of Com-mon Pleas of the county in which any suiteletrami-ted in the Supreme Court shall have originated, to carry the judgment or decree of the Supreme Court into execution; & the same and thereupon be carried into execution by such interior Coart, by process of execution or other lawful mode, as the case may re-

friends, and, three to one, they begin to shout victory. But occupying his high vantage ground, Mr. Dawson may safely say—

"Come one, come all, sooner shall fly This rock from its firm base than L"

The Doctor says "Joel deserves particular attention and he shall have it." Yes, truly, it will require "particular attention so f his traducers may return "to plague the inventors." In the excitement of their supposed triumph they seem to have forther they same is thence removed to the Surface. their supposed triumph they seem to have forgotten the past. The object now is to establish the assertion that Dawson was opposed
to giving me any premium, and that he was

> JAMES C. JOHNSON, Speaker of the House of Representatives.
> WILLIAM MEDILL.

No. 15.1 AN ACT To repeal the act entitled "An act granting licenses in certain, eases," passed March 14, 1831, and an act to lamend an act entitled "an act granting licenses in certain cases," passed March 7, 1835.

An act of annean an act entitled "An act granting licenses in e-train cases," passed March 7, 1835, be and the same are hereby repealed.

JAMES C. JOHNSON

Speaker of the House of Representatives.

WILLIAM MEDILL.

President of the Senate.

January 19, 1853. AN ACT

To fix and provide for the terms of the Listrict Court in the Second Circuit, being composed of the Fourth & Sixth Common Pleas District of Ohio. WITHOUT A DISSENTING VOICE.
OR THE SLIGHTEST OBJECTION,
agreed to decide as the report was made."
At that time, where were all these valuations with the surface of the country and Sixth Common Plens Districts of Ohio and regressions of the Fourth and Sixth Common Plens Districts of Ohio at the times following, to wit:

Jan. 26.

Jan. 26.

Jan. 26.

HOUSE.—

FOUTH COMMON PLEAS DISTRICT. In the county of Huron, on the twelith day of In the county of Erie, on the sixteenth day of

In the county of Sandusky, on the twenty-third ment of the surplus revenue was passed. In the county of Lorain, on the thirteenth day of September. In the county of Medina, on the nineteenth day of

In the county of Cuyahoga, on the eleventh day SIXTH COMMON PLEAS DISTRICT. In the county of Knox, on the tenth day of May. In the county of Richland, on the twenty-third day of May.

In the county of Marrow; on the thirty-first day of May.

In the county of Delaware, on the fourth day of In the county of Licking, on the tenth day of In the county of Coshocton, on the twentieth day of June.

A temperance bill was reported allowing any one to sell liquor who will give bond to pay all fines and costs, and support all papers.

said about the Cutting Box, at any time, except in jest. I never said a single word about giving Beazle the preference over Mitchell. I did suggest that Beazle might be entitled to the second premium over Estep.

What I will be my certificate of the 27th

Sec. 3. Should any day herein named for holding

JAMES C. JOHNSON, Speaker of the House of Representatives.
WILLIAM MEDILL.
President of the Senate.

January 19, 1853.

AN ACT

vided.

Stc. 8. The first section of an act entitled "An act defining the duties of Sheriffs and Coroners in certain cases," passed February 25, 1821, and the original section two of an act entitled "An act to provide for the election of county Recorders and prescribing their duties, passed February 25, 1831, be said the score are hereby reproduct.

AN ACT Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That the terms of the Courts of Com-mon Pleas shall be held in the several counties of the Ninth Judicial District of Ohio as follows:

In the county of Stark on the fourth Monday of March, the fourth Monday of July, and the third Monday of October.

In the county of Carroll on the third Monday of March, the fourth Monday of August, and the first Tuesday of November.

In the county of Columbiana on the first Monday of Murch, the second Monday of August, and the second Tuesday of November.

FIRST SURDIVISION.

SECOND SUBDIVISION. In the county of Mahoning on the fourth Tuesday f February, the last Tuesday of May, and the third Tuesday of September.

In the county of Portage on the second Tuesday of February, the second Tuesday of June, and the first Wednesday after the second Tuesday of Octo-

In the county of Trumbull on the second Tuesday of March, the fourth Tuesday of June, and the las Tuesday of October. THIRD SUBDIVISION.

In the county of Lake on the third Monday of F-bruary, the fourth Monday of May, and the fourth Monday of September.

In the county of Geaugn on the first Monday of March, the first Monday of June, and the second Monday of October.

In the county of Ashtabula on the third Monday of March, the third Monday of June, and fourth Monday of October.

Monday of October,

JAMES C. JOHNSON,

Speaker of the House of Representatives,

WILLIAN, MEDILL,

WILLIAN, MEDILL,

January 19, 1853.

I have compared the foregoing with the original copy, and find the same correct.

DAVID ALLEN, Auditor of Belmont County.

### OHIO LEGISLATURE.

Jan. 24. SENATE .- The bill to establish the new Code of Procedure was read and referred to the committee of the Whole. The school bill was passed. House .- The bill prescribing the duties of Supervisors in relation to roads and high- of its stock. We hope it will speedily be put

ways was passed. The bill providing for through. printing blanks for assessors was passed. A ong debate on the temperance bill. Jan. 25. SENATE .- The bill to reorganize

the State Treasury was referred to the committee on Finance. House.-The bill to define the duties of Justices of the Peace and Constables in civil ander Montgomery, New York. Terms 25 cts. cases was passed. Mr. Ramage reported a per number, or \$3 sent will pay for one year, of schools in cities, towns, &c. Some time was spent on the Crowbar bill. (See Mr. Shella barger's speech in another column.) Jan. 26. SENATE .- The bill for the cres-

House,-Some time was spent on the

temperance bill. Jan. 27. SENATE .- The bill to provide for the creation and regulation of incorporated House .- The bill to regulate railroad

mortgages was passed. Jan. 28. SENATE .- The bill supplimentary to the act for the relief of insolvent debtors ordered to be engrossed.

House .- The temperance committee reported Mr. Rusk's bill with amendments. Jan. 29. SERATE. -The bill supplementary secured to the public. to the act dispensing with proof in certain cases was ordered to be engrossed.

House.-The bill giving Justices of the in certain cases, was ordered to be engrossed. all fines and costs, and support all paupers

### MARRIED,

On Tuesday morning, the 11th inst. By Rev. J. Alexander, Mr. ANDREW SMITH, and Miss JANE FUTHEY, both of Mead township.

Trousands of parents who use Vermings composed of Castor Oil, Calonel, &c., are not aware, that while they appear to benefit the patient they are actually laying the foundation for a series of diseases, such as salivation, toss of sight, weakness of limbs, &c.

In another column will be found the advertisement of Indhensack's Medicines, to which we ask the disention of all directly interested in their own as well as their Children's health. In Liter Complaints and all disorders arising from those of a hillows type, should make use of the only genuine medicine, Hobensack's Lives Pills.

[Tree was decreased, and ask for Hobensack's Worm Syrup and Liver Pills, and observe that each has the signature of the Proprietor, J. N. HOBENSACK, as none elecare genuine.

corders, and to repeal the second section of an act to provide for the election of County Recorders, tismment of D. B. T. Cowns, Eq., agent for the Protection and prescribing their duties, passed February 25 Insurance Company. The true theory and practice of in

# CHRONICLE & ADVOCATE.

HORTON J. HOWARD, Editor.

THE PEOPLE, AND THEIR RIGHTS.

## Friday Morning, Feb. 4 1852.

TO PRINTERS.

### WHIG STATE CONVENTION.

the Whig convention for nominating a State Ticket. A county meeting will be held in St. Clairsville, on Monday, the 14th of Feb-

because they receive no letters, or from other er causes, is not stated.

Musical Review and Choral Advocate, Balance on hand for use of School fond 145 or er causes, is not stated. are to have nothing to do with it-whether

OTThanks to Hon. L. D. CAMPBELL, for

public documents.

OT The Emperor of Japan has written a letter to the king of the Netherlands, in which he expresses his determination to keep out all foreigners. He thinks the great error of the Chinese was in letting the English have a footing in the Celestial empire. He thinks also, in matter seems to get along slowly in fing in the Celestial empire. He thinks also, Congress.

OT Thanks to Hon. L. D. Campbell, for published Monthly at \$1 per year.

Each No. contains four pages of music. It is ably conducted, and well worthy the attention of the sale in the Common sequence of Belmont Co.

ROAD NOTICE.

SHERIFF'S SALE.

Notice is highly in the Common Please of Belmont Co.

Sheriff of Sale of Common Please of Belmont Co.

Sheriff of Sale of Common Please of Belmont Co.

Sheriff of Sale of Common Please of Belmont Co.

Sheriff of Sale of Common Please of Belmont Co.

Sheriff of Common Co.

Sheriff of Common Please of Belmont eigners are not kept out. The Emperor can-

Locofocoism, from one of 'em.

WHIG .- Some of our cotemporaries are dis cussing the propriety of changing the name of the Whig party. We desire no change. It suits us well enough as it is. The people will recognize it as the only true Democratic Republican party of the nation. By an aggregation of factions, they have been temporarily overpowered-but those factions must fall assunder, by their own weight. To prevent the catastrophe, one portion of them are trying to kick up a war with some weak nation, and for the same purpose others of them wish to get us into a quarrel with a strong one, thinking that would be attended with the

HEMPFIELD ROAD .- Since the election of road, Philadelphia has taken a firm hold of it. envolve our country in ruin. That City will most likely take half a million

ILLUSTRATED MAGAZINE OF ART .- The first No. of this work has been received. It contains 60 large octavo pages, with many beautiful embellishments. Published by Alexa very cheap work.

tion and regulation of incorporated companies | the Report of the Board of Trustees for the Benevolent Institutions.

companies was amended and passed. The in Single Districts, our readers are aware, is It must also add largely to the value of the In the county of Ottows, on the twenty first day of April.

Companies was amended and passed. The before the Legislature. This truly Democratically, our readers are aware, is it must also and largely to the value of the before the Legislature. This truly Democratically, our readers are aware, is it must also and largely to the value of the before the Legislature. This truly Democratically, our readers are aware, is it must also and largely to the value of the before the Legislature. before the Legislature. This truly Democratic Republican principle should have been incorporated in the Constitution when it was first revised—but there was too much real defirst revised—but there was too much real defirst revised in the propositition to meet the was passed. The bill supplementary to the views of that body, and we have less hopes In the county of Summit, on the twenty fourth day act for the encouragement of agriculture was that anything so righteous in itself will meet passed. The Code bill was ammended and with favor at the hands of this Legislature, quiet, at \$4,25@4,30. At Pittsburgh, \$4,30 than we had of the Convention. We have @\$4,40. At New York \$5,37@5,50. no expectation that the propositisn will be

THE PENITENTIARY .- While the Penitentiary was in the hands of the Whigs there was Peace concurrent jurisdiation with Coroners a tremendous hue and cry raised if a convict escaped. It was all owing to carelessness on the part of the officers, &c. &c. Now the

> the cities of New Orleans and Baltimore. One Judge dissented.

The new State House in Colombus is to be a splendid affair, if it all corresponds with its cost. The appropriations heretofore made amount to \$406,575, and the Commissioners ask \$250,000 for the present year. This, of course is exclusive of the Penitentiary labor, which has been very considerable.

The State of Ohio, Belmont County, SS.

NOTICE is hereby given that the following named accounts and vouchers in any office for settlement, to with the work of the present will be for hearing and settlement on the 18th day of Feb. inst., and the two last on the lat day of Marchnest.

DAVID HARRISE.

GOVERNMENT SALARIES - Strong efforts neurance Company. The true theory and practice of in neurance is, in few words, very correctly stated; and we reccommend our readers to avail themselves of the advan Ministers, &c. &c. It is proposed to give the safe is proposed to give the read of the county for the County Fund County Fund County for the County of Rhimont and State of Olive, for January, 1853, according to the State of Olive, for January, 1853, according to the safe and previous ages, affared by this old and well-tried Institution. President \$100,000, the Cabinet Officers and Principal in County Treasury Foreign Ministers each \$10,000, and other officers in proportion. These things are mis- The following are the sums leaned to indichevious in every point of view. High salaries induce extravegant living, which does not stop with the recipients of he salaries. Oth- Richland ors are influenced by the public officers—and warren to there again by them, and thus the whole com-O'T We have a very good double medium munity is affected. We are fast losing our Smith Press, which we will sell very low for republican simplicity, and when that is gone, Bank Flock in Belmont Bank of St. Clairs. Cash-or would take a smaller Press in part it will not take long for the name 'to follow. No true friend to the continuance of our Demoeratic Republican Government will advocate high salaries for our public officers.

The 22d of FERRUARY has been appointed | The plea put in for high salaries that we by the State Central Committee, for holding would thereby secure better talent in the administration of our civil officers, is without any force. Both in a National and State can- Amount of Cash on hand Jan. 1852 for use o rusry, to select six delegates to that Conven. vass, our best men have not considered it beneath them to enter the lists, with what are called low safaries, and the experience of the OCT We understand that the locofocos will world is that the higher the salary, the less hold an election in this place, on to-morrow, efficient is the public functionary. In all Amount paid for use of School fond \$ 51 07 (Saturday) to decide who shall be Post Mas-

think much more of making gassy, fillibustering speeches about 'manifest destiny,' 'extending speeches about 'manifest destiny,' 'extending the area of slavery" by securing Cuba, in the State root seafing from Fairs we in Guerney Cuba, to Woodsden in Mourae County, by Barnesy Cuba ing speeches about 'manifest destiny,' 'extending the area of slavery' by securing Cuba, Cy-Counterfeithes Abbertann-A man was arrested on the 6th of January at Cynthi, and ana; Ky, and \$4,118 in counterfeit paper secured—Principally Bank of Kentucky, Northern Bank Do. Tennessee, and Bank of Lousing ana. Information was obtained which has being to be tributary to us. It would emphatically to find the state of the section from the state root leading from the many concern that a personnel of the unitive state root leading for an alternation to all the or the state root leading from the state root leading from the state root leading from the state root leading flow of the nation. We regard this railroad as not only a commercial necessity, but a civil necessity and state root leading flow of the nation. We regard this railroad as not only a commercial necessity, but a civil necessity would give us the trade of China, or compel England. In Partition.

Addrew Myers tall, a see Namuci Williams et al.

Would state root leading to the unity with the interests of the mation. We regard this railroad as not only a commercial necessity, but a civil necessity would are the following described from the state root leading flow to the finance of the interest of the committed from the finance of the finance of the state root leading flow of the nation. We regard this railroad as not only a commercial necessity, but a civil necessity would are state root leading to the unity with the finance of the state root leading to the committed from the finance of the state root leading to the committed from the finance of the state root leading to the finance of the state root leading to the committed from the finance of the finan

that we shall have a war for Cuba-and even should we succeed in escaping that, there are other exciting causes in operation, which may lead to war. In such a case, with the port of San Francisco blockaded, what would be the San Francisco blockaded, what would be the San Francisco blockaded, what would be the situation of our Pacific possessions? California and Oregon would be swept from us at a single blow, and it would be utterly impossifier as the probate course for us to send an army large enough to recover them.

With a railroad through to them they within one year from this date.

With a railroad through to them they has attempted to make insufering the part of the probate of samuel. SHERIFF'S SALE.

Belianout to send an army large enough to recover them.

With a railroad through to them they within one year from this date.

With a railroad through to them they within one year from this date.

With a railroad through to them they within one year from this date.

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With a railroad through to them they within one year from this date.

With a railroad through to them they within one year from this date.

FEX. 1. Section for the court of rounding the same of from the directed from within one year from this date.

As a soft-leave.

She RIFIF'S SALE.

She with a railroad through to them they within one year from this date.

She with a railroad through to them they within one year from this date.

She within one year from this date.

She with a railroad through to them they within one year from this date.

She within the probability of Feb. 10.150.

She will be a probable to make the probable to m

ing with millions of gold. The risk of the qualified as Executor of the estate of En Taylor, late of least trouble, and that it would keep them together as well as would an actual war. Let
the Whigs remain firm and united and they
their Whigs remain firm and united and they
tariff, California is a necessity to us which

All those indeted to said estate, are requested to make a said estate, are notified to present and those having claims against and those within one year from this date.

All those indeted to said estate are requested to make a said estate, are notified to present them for sentlement within one year from this date.

BY virtue of a well of vendible within one year from this date.

The said estate are requested to make and those indeted to said estate, are requested to make and estate are requested to cannot be dispensed with. We need all that she can furnish us, toward off, as long as pos-Hon. R. T. Conrad to the Presidency of this sible, a commercial crisis, which threatens to

There are several plans before Congress for the making of this road. The best one is, for Congress to make the road-but any one of them is better than no road at all. We do hope that Congres will pass a bill for the erection of the road, either by the Government or by a company. Such a bill cannot pass

The entire Railroad route from Zanesbill to amend the act for the betterregulation and the publisher will pay the postage. It is ville to Cincinnati is now under contract. were cheap work.

Common the Board of Trustees for the Benevolent Institutions.

Single Districts.—The proposition to Single Districts.—The proposition to the Members of the Legislature elected.

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Single Districts.—The proposition to the Members of the Legislature elected.

Single Districts.—The proposition to the Members of the Legislature elected.

Single Districts.—The proposition to the Central Ohio road east, the Members of the Control of the Central Ohio of the Central Ohio of th have the Members of the Legislature elected ness alone will make the road good stock. Sherif's Office, Petruary 4, 1833.-81.60

### THE MARKETS.

Flour at Cincinnati on the 1st inst. was

Bulk meat has fallen, both at Cincinnati and Pittsburgh. Sales of shoulders at 6 cts. 4 months time, with interest, at Pittsburgh and at 52 at Cincinnati. Lard 9 to 91c.

### NEW ADVERTISEMENTS.

Penitentiary is altogether in the hands of the BRYAN'S PULMONIC WAFERS. locofocos, and yet a few days ago two of the ritins extraordinary preparation has been for many locofocos, and yet a few days ago two of the convicts escaped. No complaint is raised on the part of the loco editors, but instead we have a whining apology that they were very adroit rogues, which no vigilence could keep secure! What a difference it makes whose bull gores the other's ox.

OTTHE Supreme Court of Louisiana has decided the McDonaugh will case in favor of the control of the control of the case of the control of the control

Peh. 4, 1853.

### PROBATE COURT.

The State of Ohio, Belmont County, SS.

ANNUAL REPORT

Balance lue the State

Murigage.

trem Bank in payment

Receipts.

Advanced by County to pay State

efficient is the public functionary. In all cases, almost without exception, the working men are those who receive low salaries.

Musical Review and Choral Advocate, Edited by C. M. Cady, published by F. J. Huntington and Mason & Law, New York. This work is enlarged to 16 large quarto pages, and published Monthly at \$1 per year. Each No. contains four pages of music. It is ably conducted, and well worthy the attention

Disbursements.

Sileate Principal Sile Sile Commissioners of Architald Giffin.

Williams & Commissioners of Common Pleas or Reliment Golden.

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ana. Information was obtained which has land to be tributary to us. It would emphatically described by the commerce of the world.

It a civil point of view, it is scarcely less and from there to interest the grane on the part of the presented to a review or alteration on the part of the grane on the grant from the view or alteration on the part of the grant from the view or alteration on the part of the grant from the view of the view of the view of th

MERCHANDIZE, OF EVERY DESCRIPTION. ENSEL BERGER Upon the most favorable terms against LOSS OR DAMAGE

PERILS OF NAVIGATION.

# FIRE RISKS Also taken as usual upon all kinds of Insurable property, at moderate rates of Premium, by D. D. T. COWEN, Agent,

For St. Clairsville and Belmont County Feb. 4.--1m.

### SHERIFF'S SALE.

Notice is hereby given, that at the Probate Court for Reliment County, the undersigned was appointed and qualified as Administrator de boding none with the will am usual, of the estate of Stephen Brock, late of Reliment County, the undersigned was appointed and users corner of the pursel of family none with the will am usual, of the estate of Stephen Brock, late of Reliment County, deceased.

All those indebtoil to said estate, are requested to make mimediate payment; and those having claims arainst tail estate, are notified to present them for settlement within one year from this date.

18 AAC POLITICA. ithin one year from this date.
18 AAC DOUDNA, Administrator de bonis non

ADMINISTRATOR'S NOTICE, NOTICE is hrreby given, that at the Probate Court for Belmont County, the undersigned were appointed and qualified as Administrators of the estate of Benout P. Irwin, late of Belmont county, deceared.

All those indubted to said estate, are requested to make immediate payment; and those having claims against said estate, are neguested to make immediate payment; and those having claims against said estate, are neguested to make immediate payment; and those having claims against said estate, are neguested to get the county, the county of the co

said estate, are notined to date.

Within one year from this date.

JAMES LEWIS,

Adm'rs Adm'rs. TWO FARMS FOR SALE.

County of ONE lying 2 miles south of Ri. Clairwille and boundtoo, accord or the lying 2 miles south of Ri. Clairwille and boundorded One by leads of Hon. B. Rogles, Jacob Bowles, Wm.
orded One of the lying 1 miles south of Ri. Clairwille and boundorded of a transport of the Ri. Clairwille of the local of any access the south fourty, an inextinuctible other of trust
trees and first rate timber, an inextinuctible other of trust
trees and first rate timber, an inextinuctible other of trust
trees and first rate timber, an inextinuctible other of trust
plenty of water in every field. The other tying 1 of a
mile west of St. Clairwille on the 1 National Road is
longing to the heirs of David New Hilms decreased containing 56 acres more or tess, about 30 acres under culbration 32 Titles indisputable.

If the alove farms are not rold by the 10th of Feb.,
they will be for rent. For firsther particulars complice at
this office, or of the subscribers living Amiles and of Pt.,
(Fub. 4, pd.) LEWIS SUTTON.

### SHERIFT'S SALE.

SHERIFO'S SALE.

Ama J. Reed By virtue of a writ of venditions the same I breast. Court of Common Place of Believent Courty, Orino, I will offer size at oat the front door of the Court House is St. Carrier Common Place of Believent Court House is St. Carrier Common Place of Believent Court House is St. Carrier Common Place of Believent Court House is St. Carrier Court in the front door of the Court House is St. Carrier Court House Is and the American Court House Court House Is and the Carrier House Is and the Carrier

### SHERIFF'S SALE.

### SHERIFF'S SALE.

### Probate Court.

The State of Ohio, Belmont County, SS. NoTICE is herely given that the following named Administrators and Guardians have find their accounts and venchers in my other for multiment, to with Richard B. E. an, Adult of John Guerly, dee'd.

# Sheriff's Office, Jan. 21, 1632. \$1.

Milton Bantord. The court of common pleas of Bel-mont County Onlo, I willedfor for sale on The spars, the 2rd day of Fernary, Iola, between the Butter of 10 of clock A. M. and 4 o'clock P. M. of said day, on the prem-lars of William Shephere, in Wayne township in said county, the following goods and resulties, to with one entrol horse, taken in execution as the property of Wil-liam Shepherd. Sherif's Office, Jan. 21, 1850. — \$1.

# SHERIFF'S SALE.

The State of Onto. BY ittue of a bl. condl. expo. to me directed from the Benoni W. Beall, et al. Court of common pleas of Belmont County, Onto! will ofter for sale on Treenay, tho let day of Februari, J. M. butween the lours of 10 of clock A. M. and suches P. M. of said day, or the premises of Daniel W. Harris, the freedom of the county of the property of the county of the cou mentioni W. heal, et al., court of common pleas of Belmont County, Ohio! will offer for sain on Tryenzy, tho let day of February, 15 M, butween the hours of 10 offices A. M. and a velkes P. M. of said day, on the premises of Daniel W. Harris, in Kirkwood township in said county, the hollowing modes and rhaitles, to with one grey mane and one key made. Also, on the saine day, helwest the same hours, I will offer for sale at the late resistence of Alexander Counce, in Kirkwood township in the said county of Belmont, the following goods and chattles, to wit, one hay mare and one sorred mare, the Ren in execution as the goods and chattles of Daniel W. Harris and Alexander Counce.

JULIN C. NICHOLS, Sheriff, Sheriff, Sheriff, Office, Jan. 21, 1831.

OPUBLIC SALE.

# THE uninesigned will ofer at public sate, at the door of the Court House, on the 25° , day of Fanauant, 1830; in St. Clarestile, between the hours of 10 o clares A M, and 4 o'clock P, M; of s and day, lot no. 34 in the lown of House and lay. town of Hendrysburgh of se ald day, lot no. H in the perty of Henjamin Hackworth. Sold as the pro-MILLER PENNINGTON, Jap. 21, 1837.—1 v. Grandian of Benjamin Hackworth.

SHERIFF'S SALE.

Harvey Watsor By virtue of an execution to me Court of Common Fleas of Belmont Country of Common Fleas of Belmont Country of the estate of Jacob Kidwiler, dec'd, and is clock a. N. of said day, on the premises of Henry Howell, in Richlatud Township, Belmont County, Office, in Bighlatud Township, Belmont County, Office, of Hay, Sheriff's Office, January 28, 1631—31,50

Executor's Notice.

Notice is hereby given that at the Probate Court of And qualified as executors of the estate of Jeac White, take of Belmont country, the undersity of were suppointed and qualified as executors of the estate of Jeac White, take of Belmont country of the undersity of were suppointed and qualified as executors of the estate of Jeac White, take of Belmont country the undersity of leased.

All those mid-lead to said estaty are requested to make immediate payment; and those having claims against said estate, are notified to measure them for settlement within one year from this date.

Administrator's Notice.

Notice is hereby given, that at the Probate Court for Belmont County, the wider against them for settlement within one year from this date.

Administrator's Notice.

Notice is hereby given, that at the Probate Court for Belmont County, the wideraigned was appointed and country the court of the court for settlement within one year from this date.

Notice is hereby given, that at the Probate Court for Belmont County, the wideraigned was appointed and country the victor of section 18, townships, and ranged, from the section 19, townships, and ranged and solve the part of section 19, townships, and ranged, from the section 19, townships, thence seath 19,93 perches thence south 20g, west 12,94 perches to be part of the court of section 19, townships, thence seath west content of section 19, townships,

VALUABLE LAND FOR SALE. THE undersign alministratrix of the estate of Ws.
Wathen, late of Belmont County, dec'd, offers for sale on the premises in Wheeling township, on FRI-DAY, the 25th day of Fermary next, between the bours of 80°C'05k A. M. and 6 0°C'05k P. M. the following the county of the south east

known on the day of sale.

MARY JANE WALKER, Administratric.
By David L. Jensings, her Atty.

Jan. 21, 1853.—48.